1 2 3 4	RUTAN & TUCKER, LLP Roger F. Friedman (State Bar No. 186070) rfriedman@rutan.com Philip J. Blanchard (State Bar No. 192378) pblanchard@rutan.com 611 Anton Boulevard, Suite 1400 Costa Mesa, California 92626-1931 Telephone: 714-641-5100	
5	Facsimile: 714-546-9035	
6	Attorneys for Creditor ARB, INC.	
7		
8	UNITED STATES BANKRUPTCY COURT	
9	NORTHERN DISTRI	ICT OF CALIFORNIA
10	SAN FRANCI	SCO DIVISION
11	In re	Case No. 19-30088 DM (Lead Case)
12	PG&E CORPORATION	(Jointly Administered with Case No. 19-30089 DM)
13	and	Chapter 11
14	PACIFIC GAS AND ELECTRIC COMPANY	Chapter 11
15 16	Debtors.	NOTICE OF CONTINUED PERFECTION OF MECHANICS LIEN PURSUANT TO 11 U.S.C. § 546(b)(2)
17 18	☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	[San Mateo County, Document No. 2019-005553]
19	Affects both Debtors.	
20		
21	* All papers shall be filed in the Lead Case No. 19-30088 DM.	
22		
23	ARB, Inc. ("ARB"), by and through it	ts undersigned counsel, hereby gives notice of
24	continued perfection of its mechanics lien un-	der 11 U.S.C. § 546(b)(2), as follows:
25	1. ARB is a corporation that h	nas provided and delivered labor, services,
26	equipment, and materials for the construction	and improvement of projects on real property
27	located in the County of San Mateo, State	of California (the "Property") and owned by
28	PG&E Corporation and/or Pacific Gas and El	lectric Company (collectively, the " <u>Debtors</u> ").

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hereto as Exhibit A.

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amounts owed and accrued after the Petition Date.

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attorneys al Galse:

Rutan & Tucker, LLP

13428649.1 a02/20/19

41 (Cal. Ct. App. 2002).)

5.

Through January 29, 2019 (the "Petition Date"), the amount owing to ARB is

On January 25, 2019, before the Petition Date, ARB properly perfected its

Pursuant to California Civil Code § 8460, an action to enforce a lien must be

at least \$1,344,924.00, exclusive of accruing interest and other charges, with additional

mechanics lien under California Civil Code §§ 8400, et seq. by timely recording its

Mechanics Lien (Claim of Lien) in the Official Records of San Mateo County, State of

California, as more fully described in its Mechanics Lien, a true copy of which is attached

commenced within 90 days after recordation of the claim of lien. However, due to the

automatic stay set forth in 11 U.S.C. § 362, ARB is precluded from filing a state court action

to enforce its mechanics lien. 11 U.S.C. § 546(b)(2) provides that when applicable law

requires seizure of property or commencement of an action to perfect, maintain, or continue

the perfection of an interest in property, and the property has not been seized or an action

has not been commenced before the bankruptcy petition date, then the claimant shall instead

give notice within the time fixed by law for seizing the property or commencing an action.

(See 11 U.S.C. § 546(b)(2); see also In re Baldwin Builders (Village Nurseries v. Gould),

232 B.R. 406, 410-411 (9th Cir. 1999); Village Nurseries v. Greenbaum, 101 Cal. App. 4th 26,

lienholder in the Property pursuant to California's mechanics lien law. ARB is filing and

serving this notice to preserve, perfect, maintain, and continue the perfection of its lien and

its rights in the Property to comply with the requirements of California state law, 11 U.S.C.

§§ 362(a), 362(b)(3), and 546(b)(2), and any other applicable law. This notice constitutes

the legal equivalent of having recorded a mechanics lien in the recorder's office for the

county where the Property is located and then having commenced an action to foreclose the

lien in the proper court. By this notice, the Debtors and other parties in interest are estopped

from claiming that the lawsuit to enforce ARB's mechanics lien was not timely commenced

Accordingly, ARB hereby provides notice of its rights as a perfected

-2-MECHANICS LIEN

Filed: 02/22/19

1	pursuant to applicable state law. ARB intends to enforce its lien rights to the fullest exten-
2	permitted by applicable law. The interests perfected, maintained, or continued by 11 U.S.C
3	§ 546(b)(2) extend in and to the proceeds, products, offspring, rents, or profits of the
4	Property.
5	6. The filing of this notice shall not be construed as an admission that such filing
6	is required under the Bankruptcy Code, the California mechanics lien law, or any other
7	applicable law. In addition, ARB does not make any admission of fact or law, and ARE
8	asserts that its lien is senior to and effective against entities that may have acquired rights or
9	interests in the Property previously.
10	7. The filing of this notice shall not be deemed to be a waiver of ARB's right to
11	seek relief from the automatic stay to foreclose its mechanics lien and/or a waiver of any
12	other rights or defenses.
13	8. ARB reserves all rights, including the right to amend or supplement this
14	notice.
15	
16	Dated: February 22, 2019 RUTAN & TUCKER, LLP ROGER F. FRIEDMAN
17	PHILIP J. BLANCHARD
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19	By:/s/ Roger F. Friedman Roger F. Friedman
20	Attorneys for Creditor ARB, INC.
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EXHIBIT A

Case: 19-30088 Doc# 553 Filed: 02/22/19 Entered: 02/22/19 10:58:29 Page 4 of 8

RECORDING REQUESTED BY AND MAIL TO: (Name and mailing address, including city, state, and ZIP code, of requesting party)

Philip J. Blanchard (State Bar No. 192378) RUTAN & TUCKER, LLP 611 Anton Blvd., Suite 1400 Costa Mesa, California 92626 (714) 641-5100

2019-005553 CONF

2:25 pm 01/25/19 MLL Fee: 104.00 Count of pages 5 Recorded in Official Records County of San Mateo Mark Church

Assessor-County Clerk-Recorder

L SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

DOCUMENT TITLE

	ABSTRACT OF JUDGMENT
	ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT
\boxtimes	OTHER (specify): MECHANICS LIEN

MECHANICS LIEN (CLAIM OF LIEN)

NOTICE IS HEREBY GIVEN: That, <u>ARB, Inc., 26000 Commercentre Drive, Lake Forest, California 92630</u> ("Claimant") claims a lien for labor, service, equipment, and/or materials under Section 8400, et seq., of the Civil Code of the State of California, upon the premises hereinafter described, and upon every estate or interest in such structures, improvements and premises held by any party holding any estate or interest therein.

The labor, service, equipment and/or materials were furnished for the construction of those certain buildings, improvements, or structures now upon those certain parcels of land situated in the <u>County of San Mateo</u>, State of California, said land described as follows:

R-401 Belmont, CA

Gas pipeline from 2562 Ralston Ave to 2100 Ralston Ave. and
Vault, Mainline Valve and (2) 4" Valves, (2) 2" Valve
and appendages at approximately 2504 Ralston Ave. and
Vault, 6" Fire Valve and 2" Blow off Valve at approximately 2100 Ralston Ave
Belmont, Ca

Ralston Ave

Gas pipeline from 2504 Ralston Ave to 2702 Cipriani Blvd. and further on to 2700 Cipriani Blvd and 4" fire valve at 2701 Prindle Rd. to 2701 Prindle Rd. and Ponce Avenue Belmont, Ca

Ralston Reg Station

8" Gas mainline Valve, (2) 6" Valves for bypass and Blow down Valve between
Monitor Pit Station and 6" Valve and Fitting and
Regulator Pit Station at Google Earth GPS Location 37'30'27.38 N and 122'20'04.91' W

The lien is claimed for the following kind of labor, services, equipment and/or materials: Installation of approximately 3,714 feet of 6-inch and 348 feet of 4 inch DFM 0208-01 natural gas transmission pipeline, fabrication and installation of approximately 21 feet of new 8 inch DFM 0208-01 pipe segment at Location 2, and related work.

NOTICE OF MECHANICS LIEN ATTENTION!

Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek a sale of your property in order to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is released.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS CO THE CONTRACTORS' STATE LICENSE BOARD WEB SITE AT www.cslb.ca.gov.

Date: January 23, 2019

Claimant: ARB, Inc.

By:

John Perisich

Executive Vice President

VERIFICATION

I, John Perisich, the undersigned, state that I am the Executive Vice President of ARB, Inc., the claimant named in the foregoing Mechanics Lien. I have read said Mechanics Lien and know the contents thereof, and I certify that the same is true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: January 23, 2019

ARB, Inc.

 $\mathbf{R}\mathbf{v}$

John Perisich

Executive Vice President

SEE ATTACHED PROOF OF SERVICE AFFIDAVIT INCORPORATED HEREIN

PROOF OF SERVICE AFFIDAVIT STATE OF CALIFORNIA, COUNTY OF ORANGE

I am employed in the County of Orange. I am over the age of eighteen years and not a party to the within Mechanics Lien. My business address is 611 Anton Blvd., 14th Floor, Costa Mesa, California 92626.

On January 24, 2019, I served a copy of the enclosed Mechanics Lien and Notice of Mechanics Lien on the following person(s) by placing true copies thereof enclosed in sealed envelope(s) and/or package(s) addressed as follows:

Owner or Reputed Owner:

Pacific Gas and Electric Company

77 Beale Street, 24th Floor Mail Code B24W

San Francisco, California 94105

BY CERTIFIED MAIL and U.S. MAIL: I am "readily familiar" with the firm's practice of collection and processing correspondence for Certified Mail and First Class U.S. Mail. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Costa Mesa, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 24, 2019, at Costa Mesa, California.

Josette Cann

Jastie Cann